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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|------------------------------|---------------------------|----------------------|---------------------|------------------|--|
| 09/736,952 | 12/13/2000 Mai-lan Tomsen | | 005217.P010 | 8227 | |
| 33318 759 | 06/01/2005 | | EXAMINER | | |
| DIGEO, INC. 8815 122ND NE | | | BUI, KIEU OANH T | | |
| KIRKLAND, W | | | ART UNIT | PAPER NUMBER | |
| · | | | 2611 | | |

DATE MAILED: 06/01/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Application | on No. | Applicant(s) | | | | |
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| Office Action Summary | | 09/736,95 | 52 | TOMSEN, MAI-LAN | | | | |
| | | Examiner | • | Art Unit | | | | |
| | | KIEU-OAN | | 2611 | | | | |
| - Period fo | - The MAILING DATE of this communica r Reply | ntion appears on the | cover sheet with the c | orrespondence add | dress | | | |
| THE N - Extens after S - If the p - If NO - Failure Any re | DRTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICATION SIGNS OF THIS COMMUNICATION OF THIS COMMUNICATION OF THE PROPERTY OF THE PROPE | ATION. 37 CFR 1.136(a). In no evolution. lays, a reply within the state ory period will apply and will, by statute, cause the apply. | ent, however, may a reply be tim story minimum of thirty (30) days Il expire SIX (6) MONTHS from ication to become ABANDONEI | nely filed s will be considered timely the mailing date of this co D (35 U.S.C. § 133). | | | | |
| Status | | | | | | | | |
| 1)[| Responsive to communication(s) filed | on | | | | | | |
| 2a)⊠ | This action is FINAL . 2b) |)□ This action is n | his action is non-final. | | | | | |
| 3)□ | ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | | | |
| 1 | closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | | | | | | |
| Disposition | on of Claims | | | | | | | |
| 4)🖂 | Claim(s) <u>1-34</u> is/are pending in the app | olication. | | | | | | |
| 4 | 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | | | |
| 5)□ | 5) Claim(s) is/are allowed. | | | | | | | |
| · · · · · · · · · · · · · · · · · · · | Claim(s) <u>1-34</u> is/are rejected. | | | | | | | |
| · | Claim(s) is/are objected to. | | | | | | | |
| 8) | Claim(s) are subject to restriction | on and/or election re | equirement. | | | | | |
| Application | on Papers | | | | | | | |
| 9)[] 1 | The specification is objected to by the E | Examiner. | | | | | | |
| 10)□ 7 | 10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner. | | | | | | | |
| | Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | | |
| | Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | | | | | |
| 11) | ne oath or declaration is objected to b | y the Examiner. No | te the attached Office | Action or form P1 | O-152. | | | |
| Priority u | nder 35 U.S.C. § 119 | | | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | | | | |
| Attachment | (s) | | | | | | | |
| 1) Notice | of References Cited (PTO-892) | | 4) Interview Summary | (PTO-413) | | | | |
| | e of Draftsperson's Patent Drawing Review (PTC nation Disclosure Statement(s) (PTC-1449 or PT | | Paper No(s)/Mail Da 5) Notice of Informal P | | -152) | | | |
| Paper | Paper No(s)/Mail Date <u>07/17/2001;</u> 4/13/0/ | | | | | | | |

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DETAILED ACTION

Claim Rejections - 35 USC 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-34 are rejected under 35 U.S.C. 102(b) as being anticipated by Von Kohorn (U.S. Patent No. 5,227,874).

Regarding claim 1, Von Kohorn discloses "a method, comprising: correlating information to provide a promotion; providing a broadcast segment that displays information related to the promotion as part of an interactive video display transmission; and processing a command sent from a user input device in response to the displayed information to initiate a transaction related to the promotion", i.e., as shown in Figs. 1-4, a user can participate in an interactive video display session within the television/video interactive system using a remote user input device for controlling and providing the user commands in response to the displayed information relate to a promotion on the display screen, refer to col. 1/line 43-col. 2/line 27 for advertisements and promotional campaign for inviting the viewer to buy a product(s) or service(s), and further on col. 2/lines 40-65, col. 3/lines 43-66, col. 6/line 44 to col. 7/line 20).

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As for claim 2, Von Kohorn discloses "wherein information includes a first set of data related to product data and a second set of data related to the broadcast segment", i.e., the television screen provides standard outputs for viewing on product data as advertisements is broadcasting to the viewer along with the instruction signals regarding as a second set of data related to the broadcast segment, refer to Fig. 3 and col. 13/line 31 to col. 14/line 6.

As for claim 3, Von Kohorn discloses "wherein information includes a third set of data related to a user profile", i.e., stimuli is gathered and recorded as the user's profile of behavior in buying products/services for providing future appropriate products/services for personal selections for even individuals within a household, refer to col. 3/lines 43-66.

As for claim 4, Von Kohorn discloses "wherein the product data comprises data indicative of one of broadcast segment, date, time, season, or merchant product volume information" (col. 2/lines 43-64).

As for claim 5, Von Kohorn further discloses "wherein the user profile comprises data indicative of one of a purchase history, personal interest, income level, gender, age, or broadcast segment viewing history" (col. 2/lines 43-64 and col. 100/line 35 to col. 101/line 29 & col. 102/lines 6-20 for user behavior or purchase history with individual or personal interest is used by the system for targeting future advertisements or promotions).

As for claim 6, Von Kohorn further discloses "comprising generating the purchase history by storing information indicative of previous user transactions with a network accessible via an interactive video casting system" (col. 102/lines 6-20, refer back to claim 5 above).

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As for claim 7, Von Kohorn discloses further "comprising subsequent to processing the command sent from the user input device, applying the promotion to a transaction with a user", i.e., as discussed above in claim 1, the user uses a remote input device for processing the command, and the promotion offered can be selected to the transaction, refer to Fig. 28 for the process of presenting the advertising product to the viewer and the viewer selects an area of interest, and further based on response, the user has further credits/rewards for future promotions, refer again to col. 2/lines 43-64).

As for claim 8, Von Kohorn further discloses "comprising subsequent to processing the command sent from the user input device, storing in a storage unit a credit related to the promotion that is usable for a future transaction" (accumulated records or credit or coupon can be stored for later or future transactions, refer to Fig. 33 and col. 101/lines 30-64).

As for claim 9, Von Kohorn discloses "wherein the command comprises a first command, the method further comprising: comparing a user's current transaction conducted via the interactive video display transmission to promotion information stored in a storage unit associated with the user, the promotion information corresponding to at least one promotion previously provided to the user; if the at least one promotion corresponding to promotion information stored in the user's storage unit is applicable to the user's current transaction, providing all applicable promotions to the user; receiving a second command sent from the user input device to apply at least one of the provided promotions to the user's current transaction; and removing information related to the applied at least one promotion from the storage unit" (refer to claims 1, and 7-8 above, as the user can present credit or coupon at the user's unit at step 1015 by printing the credit at step 1007, which indicated the user record 1018 can be stored

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at the user device; in addition, Fig. 18 shows a response unit from the viewer includes a memory for storing accumulated records, refer to col. 57/line 41 to col. 58/line 21).

As for claim 10, Von Kohorn discloses "wherein the command comprises a first command, the changing a frequency of providing of promotions in method further comprising response to a second command received from the user input device" (col. 1/lines 35-58, as the frequency or campaign of advertisement changes, the selection from the user is changing according based on the available of products or services).

As for claim 11, Von Kohorn further discloses "comprising correlating a calendar entry in a calendar with the information to provide the promotion" (col. 107/lines 29-42 as any time of the calendar can be applied for providing advertisements or promotions to the viewer).

As for claim 12, Von Kohorn discloses "wherein the interactive video display transmission comprises a transmission from an interactive video casting system" (Figs. 1 & 3, col. 2/lines 43-64 and col. 67/lines 13-66 for a broadcasting video system as TV viewers can interact or participate in the video casting system for an event or a game show).

As for claim 13, Von Kohorn discloses "wherein the interactive video display transmission is provided from an interactive video casting system, the method further comprising using information related to previous use of the interactive video casting system to provide a promotion based on frequency of use of the interactive video casting system" (refer to claims 6, 8 and 10).

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As for claim 14, Von Kohorn discloses further "comprising: storing information related to the promotion in a storage location if at least a portion of the broadcast segment is stored; and retrieving the stored information from the storage location during retrieval of the stored portion of the broadcast segment and providing the promotion along with the retrieved portion of the broadcast segment to the user" (accumulated records or credit or coupon can be stored for later or future transactions, refer to Fig. 33 and col. 101/lines 30-64).

Regarding claims 15-18, 19-25, 26-30, and 31-34, these claims for "an article of manufacture, comprising a machine-readable medium having stored thereon machine-readable instructions" applied the above method; for "a server for an interactive video casting system" (Fig. 6 for a central station equipped with a processor, and, as shown in Fig. 31, the central station further includes or comprises a data facility for storing the user's profiles); and for the system and its corresponding method, with combined above limitations already addressed above, are all rejected for the reasons given in the scope of claims 1-14 as disclosed in details above.

Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Herz et al (US Patent Pub 2001/0014868 A1) disclose a system for automatic determination of customized prices and promotions.

4. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

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or faxed to:

(703) 872-9306, (for Technology Center 2600 only)

5. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Kieu-Oanh Bui whose telephone number is (571) 272-7291. The examiner

can normally be reached on Monday-Friday from 9:00 AM to 6:30 PM, with alternate Fridays

off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Christopher Grant, can be reached on (571) 272-7294.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kieu-Oanh Bui

A Kunnl

Primary Examiner

Art Unit 2611

KB

May 24, 2005